

REFUSED TO VACATE

Judge Cantrill Insists On Trying the Powers Case At Georgetown.

Georgetown, Ky., Oct. 8.—The defense today submitted a long affidavit asking Judge Cantrill to vacate the bench in the Caleb Powers' case, because of partisan rancor.

Prosecuting Attorney Franklin and Col. Tom Campbell, for the prosecution, made lengthy speeches arguing that Cantrill had exhibited no partisan

feeling in former trials, and asserting an abiding belief in his integrity and complete fairness.

Judge Cantrill then said that the affidavit was not filed before he began hearing motions and references in the case, and that he therefore refused to vacate.

The Powers case was then called for trial.

CONCERTED ACTION

Southern Illinois Farmers Take Steps to Protect Quail.

They Will Try to Keep Kentucky Hunters Away From Illinois.

From Tuesday's daily.

Concerted action is being taken by the farmers of Southern Illinois in regard to quail shooting and the Kentucky hunters who shoot quail under the supposition that the last legislature failed to provide for the birds in the game law will come to grief. A large number of hunters from different states have visited Illinois the past few weeks. They admitted that they came for the purpose of killing quail, which were plentiful on account of the law in Illinois. The men said that they had been advised by their attorneys that there was no law against quail shooting; that the legislature had failed to mention the birds in the new law. Friday night the word passed from one game warden to another throughout all southern Illinois, and a meeting was called in each of the several sections of the state south of the Baltimore and Ohio road.

At most of the meetings it was admitted that the word quail had been omitted in the new game law, but the other heads of the party in attendance held that the word partridge, which was used in the bill, could be construed to mean quail, and that they proposed to stand by that construction of the law. In fact some of the older men said that they never heard of the word quail until within a few years, when the stringent game laws came into notice. The old men said that a quail was certainly a partridge and that if any man was brought up for shooting a partridge and that it was proven that he shot a quail he would be found guilty. A resolution was passed to the effect that any man caught with a quail in his possession should be prosecuted to the fullest extent of the law. A number of farmers at the meeting expressed the belief that southern Illinois had lost thousands of quail. Men had come in to communities and had carried off from fifty to one hundred apiece. The birds were very tame and were shot by the men in bunches. No chance was given the birds to escape.

Still, with all this ado and this erudite construction of the word "partridge," it is safe to venture that Kentucky hunters will continue to hunt quail—or partridges—in Southern Illinois.

WAS UNAVOIDABLE.

THIS SAY THE EVANSVILLE PAPERS WILL BE THE VERDICT.

The Evansville papers of yesterday say that it is generally understood and believed in river circles there that the two Evansville inspectors who last week heard the evidence in the City of Goodland disaster here, will report that the accident was unavoidable, which has been expected all along. The report has not yet been made public.

DEEDS.

O. W. Rawlins and wife deed to Nellie Wallace, for \$2,000, property in the county.

Nellie L. Wallace deeds to O. W. Rawlins and others, for \$800, property at Eleventh and Burnett streets.

Chas. Holliday and others deed to Emma O. Hansen, for \$750, property near Second and Clark streets.

W. R. Hoeker, for the county, deeds to G. W. Simons for a consideration of improvements to the county roads, property in the county.

George C. Wallace and W. E. Cave, adm., deed to B. H. Wilson, for \$2,000, property at Ninth and Jefferson.

H. M. Flankin deeds to J. H. Flankin, for \$200, property in the county.

STOCK FARM.

THE FURNACE PEOPLE TO RAISE FINE STOCK.

The Grand Rivers Furnace company has begun to fence in a large area of its property and will run a big stock farm.

The workmen began to put up the wire fence today and the contract was awarded to Contractor Y. E. Burnham. Mr. K. B. Barnes is the foreman at the furnace and said that the company would raise fine stock of every variety. It will be one of the biggest stock farms in the state.

GOOD CROWD.

From Tuesday's daily.

Col. Ed Lucas, a candidate for county clerk, and nominee of the Republicans at McCracken county, spoke to a large crowd at Farley's, in Mechanicsburg, last night, and made a fine impression. Col. Lucas is an eloquent speaker, and went after his Democratic opponent in great shape. He had previously invited Mr. Graham to attend and divide time, but Mr. Graham declined, and was not present. Mr. Lucas made a good talk, and impressed everybody most favorably.

At the conclusion of his speech he created much merriment. He is something of a ventriloquist, and asked the imaginary county clerk, Mr. Graham, a number of questions, and the audience was greatly pleased with the replies, which seemed to come from the absent official himself.

Col. Lucas is greatly encouraged over his canvas.

AT SMITHLAND.

Smithland, Ky., Oct. 8.—Yesterday was county court day here, and a large crowd was in town. The Sivells farm on the Cumberland river was sold by order of court for \$1,201, to Mattie Daley. The R. C. Doon farm on the Cumberland river near Iuka, was sold for \$3,000. David Sexton was the purchaser.

Messrs. Snow and Roberts of Chicago are in town. They are the gentlemen who recently took a mineral lease on the Adams farm, and that of Mrs. Edwards. Mines will be opened at once. They represent an English syndicate.

Attorney C. C. Grassham will shortly remove to Paducah. He and his wife and daughter went to Paducah today.

Judge James Campbell returned to Paducah today. He attended court yesterday. He represented heirs who owned property at Grand Rivers. The property was sold by order of court yesterday. The property consisted of town lots and brought \$650.

Chas. Webb, Jr., of this place has purchased a lot from Mark Worten of Paducah, for \$50.

Mrs. Edwards of Paducah is here looking after her land, on which she has given a mineral lease to Snow & Roberts of Chicago.

Jim Smith, the Paducah grocery drummer, was here yesterday in the interest of J. R. Smith & Sons.

W. D. Downs, the tombstone man of Paducah, is in town on business, and will remain a day or two.

Mr. F. M. Bernard, representing a mining firm in Pittsburg, returned from Paducah yesterday. The firm of which he is a member is operating mines at Bisell's Mount.

Henry Hannon was lodged in jail yesterday on the charge of stealing a jug of whiskey Saturday night. The whiskey was brought up from Paducah on the packet, and belonged to Joe Mayhugh and Dave Council. The trial of the accused is set for Thursday.

Mr. Victor Thomas and wife of Paducah are visiting relatives here.

ANNUAL MEETING.

THE ILLINOIS CENTRAL TO INCREASE ITS CAPITAL STOCK.

The annual meeting of stockholders of the Illinois Central railroad will be held on Wednesday, October 16. It is proposed to increase the capital stock of the company from \$66,000,000 to \$79,200,000. The reason for the increase of \$13,200,000 is to get funds to pay for additional cars and locomotives needed for the growing traffic on all the lines of the system, for the construction of additional sidetracks, second tracks and station terminals, and for other improvement.

The stockholders will be asked to ratify the purchase of the Peoria, Decatur and Mattoon railroad from Pekin to Mattoon, the Mattoon and Evanston railroad, and some of its branches. All these lines are now being operated by the Illinois Central company, but the action of stockholders is necessary to complete the purchase.

The evolution of the missionary from a cannibal report to the \$100,000,000 of gold brigands shows that the world is going forward at a lively clip.



The Thief..

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

of Beauty

GOT JUDGMENT.

VINSON CASE DECIDED AT TEN TON YESTERDAY AFTER-NOON.

The damage suits for \$3,000 were decided in the Benish circuit court yesterday afternoon, after having been on trial several days.

James Vinson and his wife, Mrs. J. P. Vinson, claim they were to get off an Illinois Central train at Gilbertsville, and the conductor gave the signal to start before they were off, throwing them violently to the ground when the train started and badly injuring them.

The jury gave Mrs. Vinson \$100 and Mr. Vinson \$400. A new trial will probably be asked.

W. A. Mooney and others deed to Mary Haseltine, for \$950, property on South Eleventh street.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Faces of Water.

The Blood

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED

HEALTHY OR DISEASED



NONE BETTER

THAN THE BEST!

AND THE BEST IN HATS ARE

"KNOX HATS."

The good dressers everywhere pronounce them the best—the recognized standard of style and quality—the peer of all fine hats. FALL BLOCKS IN SLK AND STIFF STYLES ARE NOW READY. Let us show them to you. Sole distributor for the

BROADWAY SPECIAL,

A \$4.00 Stiff Hat for \$3.00.

Once bought always worn. Sole distributor for the

WALLERSTEIN SPECIAL,

A \$4.00 Soft Hat for \$3.00.

The arme of style and quality. "STETSON'S" Fine Hats in Latest Fall Fashions on display. We can please you in a Fall Hat.

WALLERSTEIN'S

Third and Broadway. Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.

Third and Broadway.